## **EXHIBIT A**

## Thursday, December 18, 2025 at 5:57:09 PM Pacific Standard Time

Subject: Doe v. Bonnell

Date: Friday, November 21, 2025 at 12:44:47 PM Pacific Standard Time

From: Andrew Brettler

To: Joan Schlump Peters, Carlos A. Garcia Perez, Gustavo D. Lage

CC: Patricia M. Patino, Jake Camara, Joel Sichel, Regina Peter, Amanda Morris

## Dear counsel:

We are writing pursuant to paragraph 17 of the Protective Order Governing Discovery, dated Sept. 2, 2025 [ECF No. 116] (the "Order"). Mr. Bonnell disputes and contests Plaintiff's blanket "Confidential" designation of "s deposition transcript. Apart from protecting Ms. "s personal identifying information, nothing in her testimony qualifies as "Confidential Information," under the terms of the Court's Order. *See* Order, § 2.

To the extent Plaintiff does not consent to the proposed de-designation of the transcript, she must file a motion within 30 days justifying her "Confidential" designation. *Id*. ¶ 17.

Please advise whether motion practice will be necessary. Thank you.

Sincerely,

**Andrew B. Brettler** | BERK BRETTLER LLP 9119 W. Sunset Blvd. | West Hollywood, CA 90069 O: +1.310.278.2111 | M: +1.917.620.2726